## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

EDWIN GARCIA,

Plaintiff,

v.

QUICKEN LOANS INC.,

Defendant.

Case No. 1:20-cv-03168

Hon. Andrea R. Wood

## AGREED STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), IT IS HEREBY STIPULATED AND AGREED by and between the Plaintiff, EDWIN GARCIA, and the Defendant, QUICKEN LOANS, LLC (f/k/a Quicken Loans Inc.), through their respective counsel, that: the above-captioned action against QUICKEN LOANS is dismissed with prejudice, with each party to bear its own costs and attorneys' fees.

Dated: April 27, 2021

#### **EDWIN GARCIA**

/s/ Nathan C. Volheim
Nathan C. Volheim
Counsel for Plaintiff
Sulaiman Law Group, Ltd.
2500 South Highland Ave., Suite 200

Lombard, Illinois 60148 Phone: (630) 568-3056 Fax: (630) 575-8188

nvolheim@sulaimanlaw.com

Respectfully submitted,

### **QUICKEN LOANS, LLC**

#### /s/ Anna-Katrina Christakis

Joseph F. Yenouskas (pro hac vice) GOODWIN PROCTER LLP 1900 N Street, N.W. Washington, D.C. 20036 Tel.: (202) 346-4000 Fax: (202) 346-4444 jyenouskas@goodwinlaw.com

Anna-Katrina S Christakis (ARDC# 6242675) Alan M. Ritchie (ARDC# 6329217) Pilgrim Christakis LLP 321 North Clark Street, 26th Floor Chicago, IL 60654 (312) 939-0920 kchristakis@pilgrimchristakis.com aritchie@pilgrimchristakis.com

Attorneys for Defendant Quicken Loans, LLC

# **CERTIFICATE OF SERVICE**

I hereby certify that on April 27, 2021, I caused a true and correct copy of the foregoing to be served upon counsel of record as of this date by electronic filing.

/s/ Anna-Katrina Christakis